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Give me a call and satisfy yourself that my work is first-class.

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LAKE TAHOE,

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ONLY HOT WATER BATHS

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FIRST-CLASS ACCOMMODATIONS.

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OYSTERS IN EVERY STYLE.

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PALACE BAKERY.

Virginia Street, Opposite Bank of Nevada.

SCHOFIELD & KENDALL, Props.

Fresh Bread, Pies and Cakes Daily.

Crackers of Every Description.

Nuts and Confections.

Fresh Candy, our own Make.

Ice Cream Parlors.

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Fresh Fruits and Berries.

WEDDING CAKES A SPECIALTY.

Goods delivered to any part of the city.

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Horses, Buggies and Saddle Horses

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Finest Wines, Liquors and Cigars.

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Horses boarded by the day, washmonth

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NEVADA STATE JOURNAL

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COINING SILVER SEIGNIORAGE.

By direction of the Secretary of the Treasury, the Director of the Mint has issued an order to the Mint authorities at New Orleans and San Francisco to begin at once the coining of standard dollars, and during the present money stringency to coin up to the ordinary capacities of the Mints. The silver to be coined at first will be blanks and ingots, of which there is said to be about \$1,500,000 at the Mints. When this supply is exhausted work will probably commence on silver bars.

So far as can be learned, it is not the purpose of the Government to extend the coining of the silver seigniorage beyond a few million dollars, and whether treasury notes are to be retained as fast as received for silver has not been determined, so far as has been made known outside the Treasury Department.

It will probably depend upon the amount of silver at the Carson Mint whether coining will be resumed there or not. The report of the Director of the Mint shows that it has cost more proportionately to coin money at the Carson Mint than at any of the other Mints. This counts against it and may result in keeping it closed, but it is hoped that it will not.

It is somewhat remarkable that the Secretary of the Treasury should now order the coining of any part of the seigniorage on the silver bullion owned by the Government, when only a few months ago the President vetoed a bill to coin the seigniorage. It appears that the Treasury Department has authority to coin silver. If it has not, it is improbable that it would issue such orders to the Director of the Mint; and if it has, it proves that the Secretary of the Treasury, if so disposed, could order the Mints to resume the coining of silver to their full capacity. It seems that a matter of such great importance to the industrial and commercial interests of the country as the coining of the large amount of silver bullion now stored in the Treasury depends upon the will of the Secretary of the Treasury.

THE BOARD OF ARBITRATION.

The Commissioner of Labor, who is chairman of the commission to inquire into the strike of the American Railway Union, declares that he wishes to have no say in the selection of the other members of the Board. He says the President is considering the question very carefully, with a view of appointing men who will be satisfactory to all concerned. The Board, as soon as the other members are selected, will commence an investigation at once.

In Massachusetts there is a State Board of Arbitration composed of three persons, who decide all controversies between employers and employees. Each party to the controversy selects a member and the third is citizen well versed in law and business whose personal interests are not involved in the case or in any similar case. The Board takes into consideration the condition of the market, the cost of productions and the prices at which products can be sold. If it finds that a reduction of wages is necessary to enable the employee to continue business the employee is ordered to submit, and if it finds that the wages demanded are not excessive the employer is prohibited from demanding it. Public opinion enforces the decision of the Board and strikes are thus prevented.

SHOULD HAVE MADE PROCLAMATION.

Speaking of the right of the President to send troops to a State without being called upon, Governor Pennoyer said that Cleveland "probably forgot that by section 5300 of the Revised Statutes, based upon an old common law rule, he is positively required to proceed the use of troops by proclamation, not for like noncompliance with a like parliamentary requirement that King Charles I of England lost his head."

The State of Nevada was not included in the President's martial law proclamation. The city of Reno had never been quieter than when regular troops made their appearance in town. There had been no violence, the local officers had not been resisted in the discharge of their duties, the United States Marshal said martial law had not been proclaimed, yet a citizen was arrested by the military for crossing a line, of the existence of which he had no knowledge. Had proclamation been made that the military had taken possession of a section of the town and established lines which could be distinguished, citizens would have respected the order, or if they did not they could have no great cause for complaint if repelled at the point of the bayonet.

PURCHASE OF RAILROAD AND TELEGRAPH LINES.

Representative Wilson of Washington has introduced a bill for the purchase of all railroad and telegraph lines by the Government. The provisions of the bill are not given in the dispatches announcing its introduction in the House. It may provide for the purchase of interstate railroads only and not for all the roads in the United States.

The recent strikes, and the use of United States troops in suppressing them, have created a strong sentiment in favor of Government ownership of railroads. If, however, the funding bill prepared by the House Committee on Railroads becomes a law it will place an obstacle in the way of Government ownership of the Pacific roads as it provides for the extension of time for the payment of the indebtedness of those roads.

THE TARIFF DEBATE

Senator Vest Scores President Cleveland.

THE STRIKE SITUATION.

Extensive Forest Fires Raging in California.

HOPES THAT THE STRIKE IS SETLED.

Negotiations Said to be Pending Between the Strikers and Railroad Company.

SAN FRANCISCO, July 20.—It is prophesied on all hands to-night that the Southern Pacific strike is to be settled by Monday next. It is rumored about that negotiations of some sort are pending between the strike leaders and the railroad officials, but these rumors cannot be positively authenticated. It is simply known that the strikers at Oakland wired to President Debs asking whether they were authorized to negotiate with the railroad officials, and that Debs answered practically instructing the California Unions to act as they should deem advisable. In the face of these stories of pending negotiations, it is a significant fact that the strikers are no longer offering any violent resistance and that the number of guards going out on trains has been greatly reduced.

The railroad officials insist that they are running their trains without the last difficulty and that they need no more men, while the strikers, on the other hand, declare the company's operating department is still woefully crippled.

To-night, for the first time since the strike was inaugurated, the north-bound Oregon express was sent out, and not until to-morrow night at least will the evening overland train be restored.

At Sacramento to-day 600 men were at work in the shops. Yesterday only 426 men could be induced to return.

EXAMINATION OF TRAIN WRECKERS.

WOODLAND, Cal., July 20.—The examination of the strikers accused of wrecking the train at the trestle west of Sacramento was resumed this morning. Johnny Sherbourne, the boy who drove Worden and five others to the trestle, was again put on the stand. The boy adhered closely to his story as told yesterday, and proved a damaging witness against the accused strikers.

F. W. Hill, freight conductor, was the next witness. He testified to seeing defendants Worden and Hatch and several others in the boy's wagon being driven toward the trestle. He also told of a compromising talk which he overheard from the men in the wagon.

Harry Deeple, a brakeman on the same train, gave similar testimony. J. D. Graham, a Western Union line repairer, testified that just before the wreck as he was riding along on a railway bicycle he was halted at the trestle by two men who threatened to shoot him. The men smashed his bicycle and ditched it and then ordered him to walk back toward Sacramento. He walked back a little way and then sat down by the roadside and saw the passenger train as it came along. It ran upon the trestle and plunged off into the water. Graham could not identify any of the prisoners as the men he saw at the trestle.

NO EXCITEMENT AT SACRAMENTO.

SACRAMENTO, July 20.—Railroad matters are quiet here this evening. Three arrests were made to-day of strikers who tried to intimidate men from working. The only incident of note was an attempt to cripple or wreck the Placerville train which left this city at 5 P. M. It stopped at the Buffalo Brewery, on 21st street, to load ice, and while this was being done two men opened the air brakes and tried to uncouple some cars. Deputy Marshal W. B. Ferrall captured one of the men.

PULLMAN TRYING TO RESUME.

CHICAGO, July 20.—The Pullman laundry was started to-day with a force of forty girls, most of whom were old employees. Men were put at work in the shops cleaning and oiling and making an inspection and in addition 250 applications were received from old women.

THE TARIFF QUESTION.

A lively discussion in the Senate. WASHINGTON, July 20.—The Senate galleries were crowded this morning in anticipation of exciting scenes, the House and Cleveland having thrown down the gauntlet on the tariff question.

Voorhees, Chairman of the Finance Committee, called up the Conference report on the Tariff bill. Voorhees yielded the floor to Smith of New Jersey, who read a carefully prepared speech. Smith said events of the past twenty-four hours had confronted the Democrats with a possibility of the failure of all tariff legislation this session. If so the responsibility must be placed where it belongs. He criticized Cleveland for violating the principles of his party in interfering with the prerogatives of the legislative branch of the Government, but declared that he would never be intimidated by threats from the President or by the utterances of his party associates at the other end of the Capitol, which had been so uproariously applauded.

Hill followed. He declared that if there was any one thing to which the Democratic party stood committed it was the doctrine of absolutely free raw materials. To repeal the McKinley law simply to re-enact it in another form was violating the pledges of the Democratic platform for twelve years. He said the platform was specially approved the measures of free iron ore, lead ore, coal and wood. Hill said the President's letter of acceptance was not the bold, ringing and explicit declaration in favor of the platform that the party had a right to expect, but his remarkable letter read in the House yesterday left no doubt of his position now. Hill then read extracts from the President's letter, every word of which he approved, though he said he would not defend its expediency. He then called upon the Senators to surrender when they could do so honorably.

Hill differed from the President regarding the sugar tax, which he declared was not necessary if the income tax could be retained, and the Senate must recede from its amendments.

Vest followed Hill with a scathing arraignment of the President, whose letter of acceptance was pronounced in favor of free raw material, yet who now denounced free raw material as perfidy and dishonesty.

Gray urged the Senate to insist upon its amendments. He intimated that in his advocacy of free raw material the Senator from New York was insincere. He never, in the long conferences of Democratic Senators, raised his voice in behalf of free coal and iron ore. An angry colloquy between the two Senators occurred.

At 8:05 P. M. Vilas' motion to strike out the one-eighth of a cent per pound differential or refined sugar caused great uneasiness on the Democratic side. It was retained in the bill by a majority of one vote.

Mills declared his intention of supporting the motion of Vilas. Brice says he thinks the motion will be modified so the Republicans can vote against it.

Manderson intends to move as a substitute for all motions pending a motion to instruct the Senate conferees to withdraw from conference until the Chairman of the House conferees has some other member of the House than Wilson.

HILL AND CLEVELAND AGREE AT LAST.

Senator Vest Scores the President and Hill and Compares Them to the Lion and the Lamb.

WASHINGTON, July 20.—In the Senate to-day Hill made a vigorous speech commending the President's tariff letter and said that the time for the Senate to yield is now, before there is further humiliation, embarrassment and discord. In the light of the President's letter the House cannot honorably retreat. The President cannot approve the Senate bill after what he has said in this remarkable letter. It already foreshadows a veto of the Senate bill should the House finally concur in the amendments. Vest replied to Hill and said it was a subject for congratulation that Hill and the President had at last found a platform upon which both could stand, that the lion and lamb had at last lain down together and were being led as a little child by the Ways and Means Committee. He left it to others to say which was the lion and which the lamb.

Vest arraigned the President in scathing terms. Where did he get the right to dictate to Congress to nominate one branch of Congress to another? Did he embody in his single being all the Democracy? Mr. Cleveland is a big man, but the Democratic party is bigger than any man. If the President could send here to his friends to stand firm, he had a right to send his Cabinet ministers here to coerce members in Congress, he had the right to do as he had done during the fight over the repeal of the Sherman law to punish the recalcitrant members of his own party. "I give it as my opinion," said Vest in conclusion, "that we will pass this bill or nothing." Vest said that Hill's defense of the President reminded him of a case he once tried when the defense he made was that his client was so utterly depraved, that he was incapable of crime. The man was acquitted but in thanking Vest he said he would rather receive a sentence for life imprisonment than be compelled to listen to such defense.

The day was one of dramatic interest for the fate of the Tariff bill depended upon the course pursued in the upper branch of Congress. Friends of the

Tariff bill wore anxious faces and more than one during the day felt the very danger point had been reached. Enemies of the bill at times believed they would be able to defeat it. When the adjournment came the situation was still perplexing. The Senate proceedings proper were of a peculiar nature in that the debate was carried on entirely by the Democrats save a brief speech by Senator Sherman and a question by Senator Aldrich.

The principal speeches were those of Senators Hill and Vest. Senator Hill's position indorsing the President in emphatic tones was one of the most conspicuous incidents. Senator Vest talked in plain terms in defense of the rights of the Senate and House and severely criticized the Executive interference. His criticism of the President's course and action of Mr. Wilson was severe.

The action of Senator Vilas in preceding his speech with a motion to strike out the one-eighth differential on sugar was an additional sensation owing to the fact that it was probable that the motion would carry. It caused consternation until it was declared out of order.

The statement of Senators Smith and Blanchard indicated that a change of the sugar schedule might mean a loss in their votes.

Senator Blanchard stated that he would not vote for the bill if any change was made.

Senator Gray's vigorous speech was enlivened by brisk colloquy with Senator Hill.

The exciting day's proceedings closed with an affirmative motion to adjourn over until Monday.

PROPOSED CHANGES.

SAN FRANCISCO, July 20.—The Pacific Insurance Union proposes to make a radical change in the system of collecting premiums on policies, making all premiums payable in cash or by note at 7 per cent interest for a period of the accommodation, no policy to be delivered or risk covered unless assured complies with the alternative arrangement. A further change contemplates the limitation of payment to three-quarter the loss.

INHUMAN TREATMENT OF IMPRISONED COXIEITES.

PORT SIDNEY, Neb., July 20.—Twelve hundred Denver Coxieites imprisoned here are threatened with an epidemic of typhoid caused by poor and insufficient food and filthy surroundings. They are crowded in a building not large enough for half their number and are obliged to sleep on the floor.

WHEATFIELDS ON FIRE.

COTTONWOOD, Cal., July 20.—A big fire is raging on the Shasta County side of the Cottonwood Valley. Several thousand acres are burned over. Many miles of fencing have been consumed. The farmers are making a united effort to check it. Possibly it will be under control to-morrow.

A. R. U. MEN BARRED.

ST. LOUIS, July 21.—The Missouri Pacific has given notice that it will not employ members of the A. R. U.

NOW TRY THIS.

It will cost you nothing and will surely do you good, if you have a cough, cold, or any trouble with throat, chest or lungs. Dr. King's New Discovery for Consumption, coughs and colds is guaranteed to give relief, or money will be paid back. Sufferers from lagrippe found it just the thing and under its use had a speedy and perfect recovery.

Try a sample bottle at our expense and learn for yourself just how good it is. Trial bottles free at S. J. Eadgkinson's drug store. Large size 50c. and \$1.00.

CHAS. FINK.

Chas. McCullough of San Francisco, representing the Western branch of the Armour Packing Company, was in Reno yesterday. His company expects to put on a refrigerator car for the benefit of its patrons along the road.

MESSAGES TO THE A. R. U.

The following messages were received by the A. R. U. boys yesterday:

SACRAMENTO, July 20, 1894.

Situation good. Pay no attention to rumors.

F. H. DOUGLAS.

OAKLAND, July 20, 1894.

We are all solid here, do not believe in reports of any kind.

CHAS. FINK.

He urges as witnesses: Capt. J. H. Roberts of Sacramento, Al. P. Fulton of Reno, Nevada; James Mayberry of Reno, Nevada, and Al. P. Fouille of Verdi, Nevada.

He also urges that the above described lands be requested to file their claims in this office on or before said 29th day of September, 1894.

THOMAS FRASER.

Register.

A GENTLE WOMAN.

Wishes a toilet cream to promote that brilliant transparency of the skin, which is the true beauty of the complexion.

She wishes it to have the true fragrance of the flowers and the gentle tonic action of the healing balsams, which render the skin soft, white and beautiful without injury to it.

She wishes the refreshing, soothing effect of the best and simplest ingredients blended into a perfect cream. She finds it in Cocona Cream and will have no other.

She never uses the paints and face bleaches which are so injurious to the skin.

GENTLEMEN after shaving find Cocona Cream most excellent.

COCONA WATER is the natural fragrance of flowers for the toilet and bath.

COCONA BALM Prevents and Heals chapping, breaking and roughness of the skin.

THE COCCNA TOILET SPECIALTIES are manufactured only by the

Cocona Company,

SAN FRANCISCO, CAL.

and we have secured the agency of same, as it is our constant effort to supply the public with the finest and latest Toilet Articles and the purest of Drugs and Medicines.

Men's Suits, from \$5.00 to \$10.00

Youth's Suits, 12 to 16 yrs., from \$4.00 to \$8.00

Youth's Suits, 16 to 19 yrs., from \$5.00 to \$8.00

Men's Underwear, per Suit, from .75 to \$1.50

For Over Fifty Years

Mrs. Winslow's Soothing Syrup has been used by millions of mothers for their children while teething. If disturbed at night and broken of rest by a sick child suffering and crying with pain of cutting teeth, send at once and get a bottle of Mrs. Winslow's Soothing Syrup for children teething. It will relieve the poor little sufferer immediately. Depend upon it mothers, there is no mistake about it. It cures Diarrhea, regulates the Stomach and Bowels, cures Wind Colic, softens the gums, reduces Inflammation and gives Tone and Energy to the whole system. Mrs. Winslow's Soothing Syrup for children teething is pleasant to the taste and best formula physician and mother in the United States. Price twenty-five cents a bottle. Sold by all druggists throughout the world. Be sure and ask for "Mrs. Winslow's Soothing Syrup."

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DR. J. G. LEONARD, DENTIST.

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Extracting done at all hours.

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Land and Mining Law a Specialty.

Patents, Pensions and Indian Claims.

Correspondence solicited.

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PHYSICIAN AND SURGEON.

Special attention paid to diseases of the eye, ear, nose and throat and fitting of glasses.

Office hours, 9:30 A. M. to 12 M., 1 to 2:30 and 4 to 5:30 P. M.

Sundays, 9 A. M. to 1 P. M.

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DR. P. T. PHILLIPS - Office hours, 1 to 3 P. M. Special attention given to diseases of women. Residence on Third Street, between West and Chestnut.

We aim that one of us shall be an office all hours.

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DISTRICT ATTORNEY

WASHOE COUNTY.

OFFICE AT COURTHOUSE.

WM. WEBSTER,

ATTORNEY - AT - LAW

OFFICE - First National Bank Building, Jan. 1.

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Deeds and other papers drawn at reasonable rates.

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ATTORNEY - AT - LAW.

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of-Vincent City, graduate

of the Leipzig and Berlin

Dental Colleges, has per-

manently located in Reno, and can be found at his dental parlor.

FIRST NATIONAL BANK BUILDING,

ROOMS 13 AND 14.

Dr. Fredrick has a complete outfit of the latest improved instruments, and will guarantee to do nothing but the best of work.

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